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SIGNS OF THE TIMES: S. S. SIGNS

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4 reels for 25 cts.

It's a pretty shade and guaranteed all new.

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FORT STREET.



The Miller Candy Co.

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Come and see the Candy Made,

Served by Salaried Interpreters.

Two indictments were presented by the grand jury before Judge Gear yeson the secret file until the accused persons should be arrested.

A special report was also presented by the grand jury with reference to the matter of Chinese and Japanese

tice, as well for the Government as the defendant," the grand jurors say, "require that the interpretation shall be full and accurate, so that the grand jury may be advised of the actual facts of each case."

They go on to protest against the submission of cases to them by means of incompetent interpreters. It is argued that economy as well as justice would be best subserved by the regular employment of a Chinese and a Japanese interpreter. An estimate is given to show that each day's session of the court costs \$81, exclusive of the hire of interpreters by the day, the expenses of witnesses and the salaries of the prosecuting officer and policemen in attendance, upon which the report comments thus:

"It will readily be seen that whatever delays or obstructs the trial or disposition of cases and prolongs the sitting of the court and attendance of the dust is ground as you walk the jurors increases the expense and

To show that there have been such obstruction and delay, memoranda court. from the minutes of the court are submitted, giving instances of the impediments in question arising "from the incompetency of interpreters and the impossibility of procuring competent ment for investigation. interpreters." In conclusion the grand

"We therefore urge upon the Executive and Legislature the necessity of changing the present law as soon as possible, and recommend that the next nese and Japanese interpreters and appropriate specific salaries therefor."

A FAIR EXCHANGE.

Large sums of money are no doubt realized from simple speculation, but the great fortunes are derived from legitimate and honest business-where the goods furnished are worth the price they bring. Certain famous business men have accumulated their millions wholly in this way. Prompt and faithful in every contract or engagement they enjoy the confidence of the public and command a class of trade that is refused to unstable or tricky competitors. In the long run it does not pay to cheat or deceive others. A humbug may be advertised with a noise like the blowing of a thousand trumpets, but it is soon detected and exposed. The manufacturers of WAMPOLE'S PREPARATION have always acted on very different principles. Before offering it to the public they first made sure of its merits. Then, and then only, did its name appear in print. People were assured of what it would do, and found the statement truthful. To-day they believe in it as we all believe in the word of a tried and trusted friend. It is palatable as honey and contains all the nutritive and curative properties of Pure Cod Liver Oil, extracted by us from fresh cod livers, combined with the Compound Syrup of Hypophosphites and the Extracts of Malt and Wild Cherry. It aids digestion, drives impurities from the blood, and cures Anemia, Scrofula, Debility, Influenza, Throat and Lung Troubles, and Wasting Complaints. Dr. Louis W. Bishop says: "I take pleasure in saying I have found it a most efficient preparation, embodying all of the medicinal properties of a pure cod liver oil in a most palatable form." It is a scientific remedy and a food with a delicious taste and flavour. One bottle convinces. "You cannot be disappointed in it." Sold by

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ARCTIC SODA WORKS. M. R. De Sa. Honolulu, T. H., Sept. 7th, 1904, 6892



MONEY LOST

Justice and Economy An Investigation Never Paid but Charged Ordered By . Court.

the grand jury before Judge Gear yes-terday morning, which were ordered Another Futile Attempt at Arraignment of Arroyo.

"We feel that the interests of jus- Naone's Case Waits - Federal Court Doings - Other Matters.

> Judge Gear further continued until cases were set for trial.

Asaka, assault and battery, withand paid his fine of \$10, whereupon Deputy Attorney General Prosser entered a nolle prosequi to the indictment.

MONEY MISSING. In connection with Asaka's case Miki, a Japanese interpreter, was called before the court for examination as to what had become of the sum of \$25 which Asaka said he had paid to a fellow-countryman named Fuji, and which Fuji alleged he had paid to Miki to be paid to C. C. Bitting as attorney's fee for Asaka's defense. Kuroda is the man who made the statement in

Miki denied having ever received the money and the court turned the matter over to the Attorney General's depart-

INTERPRETING AGAIN FAILS. For the fourth time Eugenio Arroyo, Legislature create the offices of Chi- brought up for arraignment. Interpreter Gomez, whose nervous break- and transferred the check to Harvey down caused a former continuance, was still unable to attend and F. J. Dutra was called from the jury to act. He

> once more continued. TRIAL TODAY.

J. E. Fullerton pleaded not guilty to indictment for mailcious injury, the court having overruled his demurrer, and his trial was set for today.

"felonious," "premeditated" and "mal-

FEDERAL COURT. W. F. MacLennan vs. Yee Chong et al, is set for trial before U. S. Judge Dole today. It is one of the U. S. Treasury cases to settle the disposition court that made it on the previous Ocof fire claim awards

L. Hee of Kapaau, Hawaii was adjudged a bankrupt by Judge Dole ves-Edward F. Imhoff, German, was

naturalized by Judge Dole yesterday. COURT NOTES. Henry E. Highton and T. M. Harri-

son, attorneys for libeliee in the divorce suit of Alba M. Hurtt vs. Mabel Scott Hurtt, file a motion to dismiss within this Territory has not been not appear of record.

until the 10th inst. Judge De Bolt's jurors are excused until the 10th inst.

An Enjoyable Outing.

The most attractive day's outing is that afforded by the excursion down the railroad line. The HALEIWA LIMITED, a first class train, leaves Honolulu every Sunday morning at 8:22 o'clock making the run in two hours, the rate for round trip being only \$2.00. From 10:22 a. m. until 8:10 p. m. is spent at the beautiful HOTEL HA-LEIWA, with fresh and salt water bathing, tennis, golf, drives and walks, shooting or fishing, and you are back in town at 10:10 o'clock in the even-

One of the best printers who ever learned the trade in Honolulu died at 2:30 p. m. on Tuesday and was buried yesterday. This was Joseph Keakahiwa, who was carried off by consumption after having been confined to his home at Iwilei for three months. He was about 40 years of age and last worked at the Robert Grieve Co.'s office, having been employed at various times in all of the English and Hawaiian printing offices in Honolulu. Eighteen years ago he was foreman of the Bulletin office, where he had learned th trade under Jas. G. Clevior. In later years he conducted the printing office of the Hobron drugstore. Keakahiwa had good taste as a job compositor, and he was dutiful, quiet and steady.

The funeral was conducted by the Hui Oiwi Hawaii of which Keakahiwa was cemetery. A wife and seven or eight minor children are left to mourn the

All the Same to Rebecca.

E. A. Douthitt, master in chancery, has made a report on the final account of J. Alfred Magoon, guardian of Rebecca Panee Humeku, a spendthrift. In the account the ward is charged with \$1250, counsel fee to Thomas Fitch. The master regards this charge as peculiar and gives a history of the item. A Circuit Judge on October 22, 1902, allowed Mr. Fitch a fee of \$1250 for his services on behalf of the ward in trying to terminate Mr. Magoon's 'guardianship. The suit was unsuccessful. When the order was made Mr. Magoon gave Mr. Fitch his check on Bishop & Co., bankers, for the amount, purposely making Friday at 9:30 the motion for continu- it payable solely and individually to ance of the Naone murder case. Other Mr. Fitch. The check was dated October 29, 1902, and post-dated by the guardian to make it payable on Dedrew his appeal from the District Court cember 5, following. When Mr. Fitch took the check to the bank for payment the bank would not pay it because it would not mature until December 5. On the day that the check was given Mr. Fitch had taken it back to Mr. Magoon's office, where at his request Miss Low, Mr. Magoon's bookkeeper, without her employer's knowledge changed the check so as to make it payable to Mr. Fitch's order. On November 18, 1902, Mr. Fitch

negotiated a loan of \$1245.25 from Bishop & Co., on his promissory note with the Magoon check as collateral security. On November 19 an application was made to the court on behalf of the ward to set aside the order allowing Mr. Fitch the fee of \$1250. Upon hearing of this application Mr. Magoon stopped payment of the check. Mr. Fitch was absent in the States while the application of Rebecca to cut out his fee was pending and on December 8 the bank protested the check for non-payment of the note. Mr. Fitch the Porto Rican, charged with the having returned his note was redeemmurder of a fellow-countryman, was ed on February 3 and the check returned to him. Afterward he indorsed Carpenter of Los Angeles, California, This was 61 days after maturity of the check and 47 days after payment was stuck at the Spanish equivalents of stopped by Mr. Magoon, it having been impossible for Mr. Fitch to transfer the check in the meantime. Mr. Carice aforethought," so that the case was penter brought suit for recovery of the amount against Messrs. Magoon and Fitch. This suit is now pending and it is for this reason that Mr. Magoon retains in his hands the sum of \$1250 belonging to the ward claiming the right to reimburse himself out of the ward's estate if he be made responsible

for the check On April 3, 1903, the order allowing the fee of \$1250 was set aside by the tober 22. "It must follow, then," Mr. Douthitt says, "that there was never any order in the premises, so far as Mr. Fitch's compensation was concerned. But the fact remains that the check made payable to Mr. Fitch personally was changed in Mr. Magoon's office by one employed therein, but without the sanction or consent of Mr. Magoon. If the check had not been changed, its negotiability would have been destroyed and the present conthe libel on the grounds that personal dition of affairs would not have arisen. service on the libellee, Mrs. Hurtt, If anyone should lose by this somewhat singular transaction, it should not be made according to the statute and that the ward for surely she took every personal notice of process to the libel- possible measure to preserve her eslee has not been duly proved and does tate. I am of the opinion, therefore, that this \$1250 should be included in Judge Gear excused the grand jury the inventory of the estate of the ward, and that the same is chargeable against the guardian, and I so recom

> Another item is that of \$55, paid by the guardian for transcript of evidence on the ward's appeal from an allowance of \$1250 to Mr. Magoon for legal services to her. The Supreme Court cut Mr. Magoon's fee down to \$250, thus saving Rebecca \$1000. Mr. Douthitt recommends that, as the outcome of the proceedings benefited her, the ward should stand the cost of transcript.

A third matter considered is that of fire claim award of \$1370 to Rebecca, subject to claims of \$400 each allowed to two Chinese tenants of the ward for buildings. There is a balance of \$532. 09 of the award in the First National Bank belonging to the ward, standing idle and not drawing interest. It is the opinion of the master that this sum should be withdrawn and put out son. at interest for the benefit of the

Mr. Douthitt lastly finds that Mr Magoon does not account for \$77.61 that was recommended in the previous master's report to be surcharged to him. He finds the vouchers and charges for commissions correct, and recommends the approval of the account subject to the particulars above specified.

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- Dining Room Chairs, Kitchen Tables,
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- Carpets, Paintings, Pictures, Plants, Ferns, Etc. Also-1 Rubber-tired Runabout.

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